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9	Co-Lead Counsel for the Proposed Classes in In	
10	re Google Play Consumer Antitrust Litigation	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14 15	IN RE GOOGLE PLAY CONSUMER ANTITRUST LITIGATION	
16	RELATED ACTIONS:	No. 3:20-CV-05761-JD
17	Epic Games Inc. v. Google LLC et al.,	DECLARATION OF KARMA M.
18	Case No. 3:20-cv-05671-JD	GIULIANELLI IN SUPPORT OF
19	In re Google Play Developer Antitrust Litigation, Case No. 3:20-cv-05792-JD	CONSUMER PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR CLASS CERTIFICATION
20	State of Utah, et. al., v. Google LLC, et al., Case No. 3:21-cv-05227-JD	Judge: Hon. James Donato
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22	Match Group, LLC, et. al. v. Google LLC, et al., Case No. 3:22-cv-02746-JD	
23	<i>u.</i> , Case No. 3.22-cv-02/40-3D	
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	DECLARATION IN SUPPORT OF CONSUM	MER PLAINTIFFS' REPLY IN SUPPORT OF

DECLARATION IN SUPPORT OF CONSUMER PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR CLASS CERTIFICATION

Case No. 3:20-CV-05761-JD

I, Karma M. Giulianelli, declare as follows:

- 1. I am an attorney duly admitted to practice in the State of California and before this Court. I am a partner at Bartlit Beck LLP, Co-Lead Counsel for the Proposed Classes in this action. I submit this declaration in support of Consumer Plaintiffs' Reply in Support of their Motion for Class Certification. The Exhibits to this Declaration are consecutively numbered to the exhibits submitted with my Declaration in Support of Consumer Plaintiffs' Motion for Class Certification, Dkt. 280-1. The contents of this declaration are based on my personal knowledge, including my personal knowledge of the documents cited herein. The facts set forth herein are within my personal knowledge and if called as a witness, I could and would competently testify to them.
- 2. Attached hereto as **Exhibit 68** is a true and correct copy of a blog post titled "Boosting developer success on Google Play," dated March 16, 2021, available at https://android-developers.googleblog.com/2021/03/boosting-dev-success.html.
- 3. Attached hereto as **Exhibit 69** is a true and correct copy of a blog post titled "Evolving our business model to address developer needs," dated October 21, 2021, available at https://android-developers.googleblog.com/2021/10/evolving-business-model.html.

DECLARATION IN SUPPORT OF CONSUMER PLAINTIFFS' REPLY IN SUPPORT OF THEIR MOTION FOR CLASS CERTIFICATION

Case No. 3:20-CV-05761-JD

1	4. Attached hereto as Exhibit 70 is an excerpt of a true and correct copy of	
2	an excerpt of the deposition transcript of Jamie Rosenberg, taken in this litigation on February	
3	10, 2022.	
4	5. Attached hereto as Exhibit 71 is a true and correct copy of a document	
5	produced by Google in this litigation bearing the Bates range GOOG-PLAY-000542516.R to	
6 7	GOOG-PLAY-000542535.R.	
8	6. Attached hereto as Exhibit 72 is an excerpt of a true and correct copy of	
9	an excerpt of the deposition transcript of Hal Singer, Ph.D., taken in this litigation on May 12,	
10	2022.	
11	7. Attached hereto as Exhibit 73 is an excerpt of a true and correct copy of	
12	an excerpt of the deposition transcript of Daniel Scalise, taken in this litigation on March 11	
13	2022.	
14	I declare under penalty of perjury under the laws of the United States of America that the	
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17	foregoing is true and correct. Executed on this 14th day of July, 2022 at Denver, Colorado.	
18	/s/ Karma M. Giulianelli	
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	DECLARATION IN SUPPORT OF CONSUMER PLAINTIFFS' REPLY IN SUPPORT OF	